

## Message Text

PAGE 01 STATE 008883  
ORIGIN ARA-10

INFO OCT-01 ISO-00 L-03 H-01 SCS-03 EB-07 SCA-01 TRSE-00  
CIAE-00 INR-07 NSAE-00 JUSE-00 USPS-01 SEC-01 /035 R

DRAFTED BY ARA/CAR:JETHYDEN  
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ARA:GLISTER (PHONE)  
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SCA/SCS:MSIMONSSON (PHONE)  
EB/OMA:CERVIN (INFO)  
-----141651Z 044361 /53  
P 141600Z JAN 77  
FM SECSTATE WASHDC  
TO AMEMBASSY NASSAU PRIORITY

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E.O. 11652: N/A

TAGS:CGEN, EFIN, BF

SUBJECT:CONGRESSIONAL INQUIRY REGARDING CASTLE BANK AND  
BAHAMIAN BANK LAWS

1. DEPT. HAS RECEIVED REQUEST FROM SEN. SPARKMAN AS CHAIR-  
MAN OF FOREIGN RELATIONS COMMITTEE FOR REPORT ON INVOLVE-  
MENT OF H. MICHAEL WOLSTENCROFT AND CASTLE BANK IN SILVER  
FRAUD CASE UNDER INVESTIGATION BY DEPT. OF JUSTICE.  
CONSTITUENT'S LETTER TO SEN. SPARKMAN ALSO MENTIONS  
CECIL WALLACE-WHITFIELD, GCOB OFFICIALS, AND EMBASSY  
NASSAU.
  2. DEPT. WILL PREPARE RESPONSE IN COORDINATION WITH THE  
INTERESTED AGENCIES. WE WOULD APPRECIATE EMBASSY COMMENTS  
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- REGARDING ROLES VARIOUS BAHAMIANS MAY HAVE PLAYED AND  
ESPECIALLY REGARDING ALLEGATION THAT EMBASSY NOTARIZED  
"PHONY BONDS."
3. FOLLOWING ARE TEXTS OF TWO LETTERS AND A RESUME OF A  
STATEMENT BY ONE OF THE ALLEGED CONSPIRATORS IN THIS CASE.  
ALL WERE ADDRESSED TO SENATOR SPARKMAN'S ADMINISTRATIVE  
ASSISTANT AND WERE PROVIDED BY THE SENATOR.
  4. LETTER DATED OCTOBER 14, 1976:

BEGIN TEXT: DEAR MR. KROLOFF:

A STAFF MEMBER OF SENATOR JOHN SPARKMAN ASKED ME TO WRITE TO YOU CONCERNING A SITUATION IN WHICH I WAS VICTIMIZED. I AM A SMALL BUSINESSMAN IN HUNTSVILLE, ALABAMA AND I WAS TAKEN BY WHAT U.S. AGENTS CALLED THE CURRENT LARGEST AND SLICKEST CONSPIRACY TEAM IN THE WORLD.

THE CHIEF PERPETRATORS OF THIS CONSPIRACY WERE MR. C. W. DEATON, WORLD-WIDE CONFIDENCE ARTIST; DAVE MCCORD, FORMER DALLAS ATTORNEY; THE CASTLE BANK AND TRUST IN NASSAU AND THEIR CHIEF OFFICER, W. A. WALSTONCROFT.

THE CASTLE BANK HAD BEEN UNDER INVESTIGATION FOR SEVERAL YEARS BY THE I.R.S. AND JUSTICE DEPARTMENT FOR PROVIDING ILLEGAL TAX HAVENS FOR PROMINENT AMERICANS.

THROUGH VARIOUS MEANS, I WAS LURED TO THE CASTLE BANK IN NASSAU ON A SEEMINGLY LEGITIMATE BUSINESS PROPOSITION WHERE I FIRST MET MR. DEATON AND MR. WALSTONCROFT, THE MANAGING DIRECTOR OF THE CASTLE BANK. WALSTONCROFT HEARTILY RECOMMENDED MR. DEATON AND ADDED THAT DEATON WORKED CLOSELY WITH HIM (WALSTONCROFT). I HAD MY HUNTSVILLE BANK WIRE ONE HUNDRED TWENTY-FIVE THOUSAND DOLLARS TO THE CASTLE BANK TO BE HELD IN ESCROW IN THE LIMITED OFFICIAL USE LIMITED OFFICIAL USE

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EVENT THAT ANY BUSINESS DEAL WITH DEATON SHOULD FINALIZE ITSELF. NO TRANSACTION MATERIALIZED AND WHEN I APPROACHED THE CASTLE BANK FOR MY MONEY, THEY REFUSED TO RETURN IT TO ME.

I HAD MADE ELEVEN TRIPS TO NASSAU, WHERE I SAW AMERICANS, EUROPEANS, SOUTH AMERICANS AND MEXICANS BEING RIPPED OFF OF SEVERAL MILLIONS OF DOLLARS BY DEATON AND CASTLE BANK.

WHEN I FINALLY BECAME CONVINCED THAT THIS WAS A CROOKED OPERATION, MY LAWYER AND I WENT TO THE BAHAMIAN GOVERNMENT, SHOWING THEM PROOF OF THE CONSPIRACY. THEY SAW MY CHECK WITH CASTLE BANK'S ENDORSEMENT ON THE BACK, "FOR THE ACCOUNT OF LOU AZAR, AND OTHER DOCUMENTS THE BAHAMIAN OFFICIAL WAS AMAZED AND SAID THAT I WOULD GET MY MONEY BACK. FURTHER, HE VOLUNTEERED TO SHOW US 45 MILLION DOLLARS WORTH OF BANK DRAFTS KITED BY C. W. DEATON ON THE BANCO DE PARIS. HE SAID HE KNEW THAT DEATON WAS A CROOK. THAT AFTERNOON WHEN MY LAWYER, MY BROTHER AND I WENT BACK TO SEE THE SAME BAHAMIAN OFFICIAL, THERE WAS A COMPLETELY DIFFERENT ATMOSPHERE. HE SAID THAT I WOULD HAVE TO TAKE IT UP WITH THE CASTLE BANK. BY THE WAY, THIS GENTLEMAN

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WAS IN CHARGE OF REGULATING THE BANKS IN THE BAHAMAS.

I WOULD LIKE TO STATE THAT THE AMERICAN EMBASSY IN NASSAU  
HAS BEEN CO-OPERATING WITH MR. DEATON BY NOTARIZING  
HUNDREDS OF PHONEY BONDS WHICH MR. DEATON WAS ISSUING TO  
ALL OF HIS VICTIMS.

I CONTINUED TO SEEK JUSTICE AND, FINALLY, IN MAY OF '76,  
INDICTMENTS WERE ISSUED TO ALL THOSE INVOLVED IN THIS  
CONSPIRACY. I GAVE MY EVIDENCE TO POSTAL INSPECTOR AL  
TEAL, WHO, IN TURN, GAVE IT TO MR. JAY ETHINGTON, U.S.

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ATTORNEY, BOTH OF DALLAS, TEXAS. I HAVE GIVEN YOU A VERY  
BRIEF REVIEW OF THIS SITUATION.

MY REASON FOR WRITING TO YOU IS, I FEEL THAT THE STATE  
DEPARTMENT IS PUSSY FOOTING AROUND TRYING TO GET  
WALSTONCROFT BACK IN THIS COUNTRY SINCE THE JUSTICE DEPT.,  
I.R.S., AND POSTAL DEPARTMENT WOULD LIKE TO INTERVIEW  
HIM. SINCE HE'S THE MAJOR CAUSE OF MY FINANCIAL LOSS, I  
WANT HIM TO COME TO JUSTICE. MR. DEATON HAS BEEN IN JAIL  
FOR SIX MONTHS, IN WEST GERMANY, AND THE STATE DEPARTMENT  
IS "TRYING" TO GET HIM BACK. MR. KISSINGER, HIMSELF,  
HAS WRITTEN THE AMERICAN EMBASSY TO APPROACH THIS  
WALSTONCROFT MATTER VERY CAUTIOUSLY.

ALSO, MR. KROLOFF, I WANT TO KNOW WHY THE U.S. GOVERNMENT  
AND STATE DEPARTMENT ARE ALLOWING THE BAHAMIAN  
GOVERNMENT TO PROVIDE A SHELTER FOR THIEVES, RIP-OFF  
ARTISTS AND ILLEGAL TAX HAVENS AND NOT PROTECTING AMERICAN  
CITIZENS. FURTHER, I FILED A SUIT IN NASSAU WITH  
MR. WALLACE WHITFIELD, AN ATTORNEY, WHO SAID THAT MY  
EVIDENCE AND DOCUMENTS WOULD WIN THE CASE AGAINST THE  
CASTLE BANK FOR FRAUDULENT CONSPIRACY, COLLUSION, ETC.  
TWO MONTHS AGO, I TOLD HIS PARTNER THAT I HAD NEW  
DOCUMENTARY EVIDENCE WHICH WOULD ADD TO THE EXISTING STRONG  
CASE AGAINST THE CASTLE BANK. I HAVE NOT BEEN ABLE TO TALK  
TO MR. WHITFIELD SINCE. HE WILL NOT ANSWER OR RETURN MY  
CALLS NOR WILL HE ANSWER MY LETTERS. INCIDENTALLY, WE  
HAVE GIVEN MR. WHITFIELD AN DOLS. 8,000 RETAINER FEE. OUR  
SUIT AGAINST THE CASTLE BANK WAS FILED IN THE BAHAMIAN  
COURT A YEAR AGO.

VARIOUS INVESTIGATING REPORTERS HAVE CALLED ME FROM  
DIFFERENT PARTS OF THE COUNTRY WANTING INFORMATION ON THIS  
AFFAIR AND I HAVE BEEN LED TO BELIEVE THAT NEWS ARTICLES  
ON THE "SECRET" CONSPIRACY WILL COME OUT DURING THE TRIAL  
IN DALLAS.

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I'M ASKING YOU TO LOOK INTO THIS MATTER AND MAYBE WE CAN

GET A GOVERNMENT WHO WILL PROTECT IT'S CITIZENS AND STAND  
UP TO SMALL COUNTRIES. IT SEEMS TO ME THAT THE STATE  
DEPARTMENT SHOULD NOT BE AFRAID TO "ROCK THE BOAT" AND  
SHOULD STOP CONCENTRATING ON THE COCKTAIL CIRCUIT.

I HOPE TO HEAR FROM YOU VERY SOON.

SINCERELY, K. LOUIS AZAR. END TEXT.

5. LETTER DATED DECEMBER 9, 1976.

BEGIN TEXT. DEAR MR. KROLOFF:

RECEIVED YOUR LETTER OF OCTOBER 22, 1976, AND I HOPE I HAVE  
GIVEN YOU ENOUGH TIME FROM YOUR TRIP TO CLEAR YOUR DESK  
ALITTLE. I HOPE IT WAS A SUCCESSFUL TRIP.

CERTAINLY, THE COMMITTEE ON FOREIGN RELATIONS IS NOT AN  
INVESTIGATING COMMITTEE, DOING DETECTIVE WORK, HOWEVER,  
I THINK IT WOULD BE A COMMITTEE THAT WOULD BE INTERESTED  
IN INVESTIGATING OUR POLICY TOWARD A GOVERNMENT THAT IS  
A FEW MILES FROM OUR SHORES, THAT IS PROTECTING THEIR  
INSTITUTIONS WHICH ARE RIPPING-OFF AMERICANS, PROTECTING  
KNOWN CRIMINALS AND SWINDLERS, ETC. AS YOU ARE POSSIBLY  
AWARE, MR. KROLOFF, THE DIFFERENT ARMS OF OUR FEDERAL  
GOVERNMENT HAVE HAD THEIR HANDS TIED IN THE INVESTIGATION  
OF MILLIONS AND MILLIONS OF AMERICAN DOLLARS WHICH HAVE  
BEEN "LAUNDERED" TO BANKS (THERE ARE 300) IN THE BAHAMAS.  
IT IS A FACT THAT LITERALLY HUNDREDS OF HONEST AMERICANS  
HAVE BEEN CHEATED OUT OF THEIR MONEY IN THE BAHAMAS AND  
THESE OFF SHORE CROOKS HAVE BEEN PROTECTED BY THE  
BAHAMIAN GOVERNMENT. EVEN OUR OWN STATE DEPARTMENT IS  
AWARE OF THIS FACT.

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I WOULD LIKE TO SEE AN INDEPENDENT HEARING AND INVESTI-  
GATION AND HAVE ALL OF THESE FACTS BROUGHT OUT IN THE OPEN  
AND LET THE AMERICAN PEOPLE BE AWARE OF THE DANGER IN  
DEALING IN THE BAHAMAS. WHEN ALL OF THIS INFORMATION IS  
KNOWN, THEN POSSIBLY NEW LAWS COULD BE ENACTED TO DEAL  
MORE EFFECTIVELY WITH OFF SHORE TAX HAVENS, AND A RE-  
APPRAISAL OF OUR POLICY TOWARD THE BAHAMAS.

AT THIS POINT I FEEL SOMEWHAT HELPLESS. I HAVE CO-

OPERATED FULLY WITH FEDERAL AGENCIES, WHICH HAVE BEEN PURSUING THE CRIMINAL ASPECTS OF THIS MATTER, BUT TO DATE I HAVE NOT RECEIVED MY MONEY AND NEED THE HELP OF MY GOVERNMENT TO DO SO. WHILE I REALIZE THAT THE FOREIGN RELATIONS COMMITTEE IS NOT A COLLECTION AGENCY, I KNOW THAT YOU WOULD AGREE WITH ME, THAT THIS IS A MATTER OF WIDE SPREAD CONCERN TO THE AMERICAN PEOPLE. THIS IS NO LONGER

A PRIVATE MATTER WHICH CAN BE HANDLED IN THE NORMAL WAY. I FEEL THAT IT HAS BECOME AN INTERNATIONAL MATTER IN WHICH OUR GOVERNMENT MUST INTERVENE.

SINCERELY, K. LOUIS AZAR. END TEXT.

6. ATTACHMENT TO OCTOBER 14 LETTER, TITLED "FACTUAL RESUME, U.S. VS DAVID C. MCCORD, CR 3-76-132."

BEGIN TEXT. COUNT 1

BETWEEN AROUND MARCH 10, 1972, AND CONTINUING UNTIL THE RETURN OF THE INDICTMENT IN WHICH I AM CHARGED, IN THE NORTHERN DISTRICT OF TEXAS AND OTHER PARTS OF THE UNITED STATES AND NASSAU IN THE BAHAMA ISLANDS, I CONSPIRED, AGREED AND COOPERATED WITH KYLE G. BRETZ, JAMES MCCOLLUM, C.W. DEATON, H.M. WOLSTENCROFT, JAMES COCKRELL, THEODORE DUNKEL AND TROY BECKER TO FRAUDULENTLY OBTAIN MONEY FROM PERSONS WHO WERE INDUCED BY LIES AND DECEIT TO INVEST IN LIMITED OFFICIAL USE  
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SILVER REFINING CONTRACTS, SILVER OPTIONS AND TO ADVANCE MONEY TO OBTAIN LOANS. FRAUDULENT MINING ASSAY REPORTS, FRAUDULENT FINANCIAL STATEMENTS, OTHER DOCUMENTS AND WORTHLESS CORPORATIONS WERE USED TO INDUCE VICTIMS TO INVEST IN THE SCHEME.

THIS SCHEME WAS BASED ON MISREPRESENTATIONS THAT WE WOULD USE INVESTORS' MONEY TO CONSTRUCT A REFINERY OR SMELTER OR PROCESSING PLANT THAT WOULD SUPPOSEDLY EXTRACT SILVER FROM ORE LOCATED IN LLANO, TEXAS, THROUGH A FICTITIOUS SECRET PROCESS. WE ALSO MISREPRESENTED THAT THERE WAS SILVER IN LLANO, TEXAS ORE, WHEN IN FACT, THERE WAS AN INSIGNIFICANT AND WORTHLESS AMOUNT, AND ALL NAMED DEFENDANTS WERE AWARE OF THIS.

IN FURTHERANCE OF THE SCHEME TO DEFRAUD PEOPLE OF THEIR INVESTMENTS, KYLE G. BRETZ DID MISREPRESENT TO VICTIMS THAT HE HAD A SECRET PROCESS THAT WOULD WORK IN EXTRACTING SILVER FROM LLANO ORE, AND THAT FUNDS RECEIVED FROM REFINING CONTRACTS WOULD BE USED TO BUILD A SMELTER THAT WOULD UTILIZE HIS SECRET PROCESS TO EXTRACT PRECIOUS METALS FROM LLANO ORE. IN FACT, HE USED ALL OF THE

INVESTORS' MONEY (APPROXIMATELY DOLS. 270,000) FOR HIS OWN PERSONAL USE AND NEVER INTENDED TO FULFILL THE OBLIGATIONS OF HIS REFINING CONTRACTS. BRETZ RECEIVED DOLS. 25,000 FROM A VICTIM NAMED LOUIS K. AZAR ON OCTOBER 18, 1974, SUPPOSEDLY TO SECURE AN OPTION ON OTHER MINING PROPERTIES WHEN IN FACT, THE MONEY WAS DEPOSITED IN HIS PERSONAL ACCOUNT AND USED FOR HIS OWN PERSONAL BENEFIT.

I FORMED A COMPANY CALLED TEX-A-CHIEF, INC., AND WITH THE HELP OF JAMES MCCOLLUM, WE SOLD 78 SILVER BULLION OPTIONS, WITH BUYERS PAYING A TOTAL OF DOLS. 301,000 OF WHICH TEX-A-CHIEF, INC., RECEIVED A TOTAL OF DOLS. 78,000 AND JAMES MCCOLLUM'S COMPANY, GOURMET CHEF, INC., RE-LIMITED OFFICIAL USE  
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CEIVING DOLS. 39,000 WITH THE BALANCE BEING RETAINED BY BROKERS; PRIOR TO THE SELLING OF ANY OPTIONS, A DEMONSTRATION OF ASSAY WAS HELD AT THE TROJAN FOUNDRY, DALLAS, TEXAS, ON OR ABOUT THE FIRST DAY OF AUGUST, 1974, ATTENDED BY A GROUP OF BROKERS WHO WERE TO SELL THE OPTIONS, AND JAMES COCKRELL FURNACED AND POURED SOME LLANO ORE IN THEIR PRESENCE, WHICH ACCORDING TO COCKRELL'S ASSAY WAS 980 OUNCES OF SILVER PER TON. MCCOLLUM WAS PAID DOLS. 500 AN OPTION ISSUED AND SOLD, AND TEX-A-CHIEF, INC., RECEIVED DOLS. 1,000 PER OPTION ISSUED AND SOLD. THE MONEY RECEIVED WAS USED FOR OFFICE EXPENSES, PLANT RENTAL, UTILITIES AT STERRETT, TEXAS, AND PERSONAL USE. AT THE TIME OF THE OFFERING AND SALE OF THESE OPTIONS, WE DID NOT HAVE ANY SILVER BULLION, OR THE ABILITIES TO PRODUCE THE SILVER TO BACK UP THE OPTIONS, NOR WAS THERE A FEASIBLE ECONOMIC COMMERCIAL PROCESS AVAILABLE TO PRODUCE SILVER FROM THE LLANO ORE.

KYLE G. BRETZ AND I INTRODUCED A PROMINENT BUSINESS MAN FROM ALABAMA NAMED LOUIS K. AZAR TO C.W. DEATON FOR THE PURPOSE OF OBTAINING A DOLS. 10,000,000 LOAN, THROUGH DOSS FISHER IN NASSAU, BAHAMAS. DEATON AND OTHERS NAMED IN THIS INDICTMENT USED FRAUDULENT ASSAY REPORTS, FICTITIOUS CORPORATE RECORDS, FINANCIAL STATEMENTS AND WORTHLESS PERFORMANCE BONDS AND FALSE STATEMENTS MADE BY H.M. WOLSTENCROFT, THE HEAD OF THE CASTLE BANK IN NASSAU, BAHAMAS, TO FURTHER THE SCHEME. DEATON OBTAINED DOLS. 510,000 BY SWINDLE AND SKIMMING FROM LOUIS K. AZAR, ED SMITH OF HUNTSVILLE, ALABAMA, AND DICK STEHL OF FT. WAYNE, INDIANA, WITH THE COOPERATION OF H.M. WOLSTENCROFT, AND THE CASTLE BANK AND TRUST, NASSAU, BAHAMAS, ON THE REPRESENTATIONS BY DEATON AND WOLSTENCROFT, THAT THEY COULD OBTAIN A DOLS. 10,000,000 LOAN FOR KYLE G. BRETZ, AND THEREAFTER AZAR, SMITH AND STEHL WOULD BE GUARANTEED MORE THAN DOUBLE THEIR MONEY BACK WITHIN TWO

WEEKS. THIS WAS IN OCTOBER, 1974. DEATON REPRESENTED  
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THAT THIS DOLS. 510,000 WAS TO PAY FOR A PERFORMANCE BOND  
TO BE ISSUED BY HIS INTERNATIONAL CASUALTY AND SURETY  
COMPANY, A WORTHLESS COMPANY, TO GUARANTEE THE REPAYMENT  
OF THE LOAN, AND THAT THE BOND HAD TO BE FILED WITH  
WOLSTENCROFT, WHO WOULD BANK GUARANTEE THAT THE BOND WAS  
GOOD AND SUFFICIENT AND THAT THE LOAN WOULD BE FUNDED IN  
TEN DAYS TO TWO WEEKS. I, ON BEHALF OF TEX-A-CHIEF, INC.,

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OBTAINED DOLS. 40,000 FROM DEATON'S COMPANY, INTERNATIONAL  
BARTER, CO., WHICH WAS WIRED BY CASTLE BANK TO FIRST  
NATIONAL BANK OF DALLAS, ON OR ABOUT JANUARY 6, 1975; AND  
ON OR ABOUT FEBRUARY 14, 1975, TEX-A-CHIEF, INC., RE-  
CEIVED DOLS. 20,000 BY WIRE AND SAME PROCEDURE FROM  
DEATON'S INTERNATIONAL BARTER COMPANY, NASSAU, BAHAMAS.

JAMES COCKRELL, THEODORE DUNKEL AND TROY BECKER ARE ALL  
KNOWN TO ME TO HAVE MISREPRESENTED THEIR BACKGROUNDS AND  
ABILITY AS ASSAYERS AND CHEMISTS AND HAVE SUPPLIED  
FICTITIOUS AND FRAUDULENT ASSAY REPORTS ON MINING  
POSSIBILITIES OR ORES FOR A FEE; KNOWING FULL WELL THAT  
THESE DOCUMENTS WOULD THEN BE UTILIZED IN VARIOUS  
FRAUDULENT PROMOTIONAL SCHEMES TO OBTAIN MONEY FROM  
INVESTORS. AT NO TIME WAS ANY OF THE MONEY THAT WAS  
ACCUMULATED BY US UTILIZING THE SALE OF SILVER OPTIONS  
OR REFINING CONTRACTS OR THE MONEY ACQUIRED IN THE  
BAHAMAS THROUGH AN ADVANCEMENT ON A LOAN USED OR WAS IT  
OUR INTENTION TO USE FOR THE MINING OR REFINING OF SILVER  
ORE IN LLANO, TEXAS. THERE WAS NEVER A VIABLE, FEASIBLE  
SECRET PROCESS AVAILABLE TO EXTRACT SILVER FROM ORE IN  
LLANO, TEXAS, BECAUSE THERE IS NO APPRECIABLE AMOUNT  
OF SILVER IN THE ORE.

THE COMMON CHARACTERISTICS OF EACH OF THE REFINING  
CONTRACTS, SILVER OPTIONS AND ADVANCE LOAN FEE SWINDLES  
WAS THAT LLANO ORE CONTAINED LARGE QUANTITIES OF SILVER;  
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INVESTORS' MONEY WOULD BE USED TO SECURE AN ORE  
REFINERY; THE SCHEMES OCCURRED OR WERE DEvised IN DALLAS,  
TEXAS; AND ALL DEFENDANTS PARTICIPATED IN EACH THEFT IN  
SOME MANNER.

COUNT 2

ON MAY 27, 1975, IN FURTHERANCE OF THE SCHEME DESCRIBED IN COUNT 1, AN ENVELOPE REGISTER NO. 113313 ADDRESSED TO TEX-A-CHIEF WAS CAUSED BY ME AND OTHERS NAMED IN THE INDICTMENT TO BE DELIVERED BY THE U.S. POSTAL SERVICE TO 6116 NORTH CENTRAL EXPRESSWAY, SUITE 1020, DALLAS, TEXAS 75206. THE ENVELOPE CONTAINED A SIGNED RELEASE FOR TEX-A-CHIEF SILVER OPTION NO. 9-75-255 ISSUED TO GEORGE HAUTZINGER.

COUNT 3

ON MARCH 31, 1975, IN FURTHERANCE OF THE SCHEME DESCRIBED IN COUNT 1, AN ENVELOPE REGISTER NO. 213 ADDRESSED TO TEX-A-CHIEF, INC., WAS CAUSED BY ME AND THE OTHERS NAMED IN THE INDICTMENT TO BE DELIVERED BY THE UNITED STATES POSTAL SERVICE TO 6116 NORTH CENTRAL EXPRESSWAY, SUITE 1020, DALLAS, TEXAS 75206, WHICH ENVELOPE CONTAINED TWO TEX-A-CHIEF SILVER OPTION CERTIFICATES PURCHASED ON SEPTEMBER 13, 1974, IN THE NAME OF MELVIN K. TRESSLER. END TEXT.  
KISSINGER

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## Message Attributes

**Automatic Decaptioning:** X  
**Capture Date:** 22-Sep-1999 12:00:00 am  
**Channel Indicators:** n/a  
**Current Classification:** UNCLASSIFIED  
**Concepts:** US CONGRESSIONAL PRESENTATIONS, BANKS, BANK LAW, FRAUDS, INVESTIGATIONS  
**Control Number:** n/a  
**Copy:** SINGLE  
**Sent Date:** 14-Jan-1977 12:00:00 am  
**Decaption Date:** 01-Jan-1960 12:00:00 am  
**Decaption Note:**  
**Disposition Action:** RELEASED  
**Disposition Approved on Date:**  
**Disposition Case Number:** 200603916  
**Disposition Comment:** 25 YEAR REVIEW  
**Disposition Date:** 22 May 2009  
**Disposition Event:**  
**Disposition History:** Denied in Full by ALAN FLANIGAN on 26-MAR-08 B7(C);  
**Disposition Reason:**  
**Disposition Remarks:**  
**Document Number:** 1977STATE008883  
**Document Source:** ADS  
**Document Unique ID:** 00  
**Drafter:** ARA/CAR:JETHYDEN  
**Enclosure:** n/a  
**Executive Order:** N/A  
**Errors:** n/a  
**Expiration:**  
**Film Number:** D770014-1227  
**Format:** TEL  
**From:** STATE  
**Handling Restrictions:** n/a  
**Image Path:**  
**ISecure:** 1  
**Legacy Key:** link1977/newtext/t19770193/baaevbj.tel  
**Line Count:** 403  
**Litigation Code IDs:**  
**Litigation Codes:**  
**Litigation History:**  
**Locator:** TEXT ON-LINE, TEXT ON MICROFILM  
**Message ID:** bd9684de-c288-dd11-92da-001cc4696bcc  
**Office:** ORIGIN ARA  
**Original Classification:** LIMITED OFFICIAL USE  
**Original Handling Restrictions:** n/a  
**Original Previous Classification:** n/a  
**Original Previous Handling Restrictions:** n/a  
**Page Count:** 8  
**Previous Channel Indicators:**  
**Previous Classification:** LIMITED OFFICIAL USE  
**Previous Handling Restrictions:** n/a  
**Reference:** n/a  
**Retention:** 0  
**Review Action:** RELEASED, APPROVED  
**Review Content Flags:**  
**Review Date:** 31-Mar-2005 12:00:00 am  
**Review Event:**  
**Review Exemptions:** n/a  
**Review Media Identifier:**  
**Review Release Date:** n/a  
**Review Release Event:** n/a  
**Review Transfer Date:**  
**Review Withdrawn Fields:** n/a  
**SAS ID:** 3681513  
**Secure:** OPEN  
**Status:** NATIVE  
**Subject:** CONGRESSIONAL INQUIRY REGARDING CASTLE BANK AND BAHAMIAN BANK LAWS  
**TAGS:** CGEN, EFIN, BF, CASTLE BANK, (WOLSTENCROFT, H MICHAEL)  
**To:** NASSAU  
**Type:** TE  
**vdkgvwkey:** odb://SAS/SAS.dbo.SAS\_Docs/bd9684de-c288-dd11-92da-001cc4696bcc  
**Review Markings:**  
Margaret P. Grafeld  
Declassified/Released  
US Department of State  
EO Systematic Review  
22 May 2009  
**Markings:** Margaret P. Grafeld Declassified/Released US Department of State EO Systematic Review 22 May 2009